1 2 3 4 5 6 7 8	DAVID R. ZARO (BAR NO. 124334) TED FATES (BAR NO. 227809) TIM C. HSU (BAR NO. 279208) ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP 515 South Figueroa Street, Ninth Floor Los Angeles, California 90071-3309 Phone: (213) 622-5555 Fax: (213) 620-8816 E-Mail: dzaro@allenmatkins.com tfates@allenmatkins.com thsu@allenmatkins.com Attorneys for Plaintiff WILLIAM J. HOFFMAN, Receiver UNITED STATES	DISTRICT COURT
10	CENTRAL DISTRIC	CT OF CALIFORNIA
11	WESTERN	DIVISION
12	WILLIAM J. HOFFMAN, Courtappointed permanent receiver for	Case No. 2:15-cv-8486-SJO-FFM
13	Nationwide Automated Systems, Inc.,	DECLARATION OF TIM C. HSU IN SUPPORT OF MOTION FOR ENTRY
14 15	Oasis Studio Rentals, LLC, Oasis Studio Rentals #2, LLC, Oasis Studio Rentals #3, LLC, and their subsidiaries and affiliates,	OF DEFAULT JUDGMENT BY COURT AS AGAINST DEFENDANTS JEFFREY FIRESTONE AND
	,	WANTANA FIRESTONE
16	Plaintiff,	Date: January 11, 2016
17	V.	Time: 10:00 a.m. Ctrm: 1 - 2nd Floor
18 19	JEFFREY FIRESTONE, an individual; and WANTANA FIRESTONE, an individual,	Judge: Hon. S. James Otero
20	Defendants.	
21		
22	DECLARATION	NOF TIM C. HSU
23	I, Tim C. Hsu, declare as follows:	
24	1. I am an attorney at the law fi	rm of Allen Matkins Leck Gamble
25	Mallory & Natsis LLP, counsel of record	for William J. Hoffman ("Receiver"),
26	permanent receiver for Nationwide Auton	nated Systems, Inc. ("NASI"), Oasis
27	Studio Rentals, LLC, Oasis Studio Rental	s #2, LLC, Oasis Studio Rentals #3, LLC,
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Mallory & Natsis LLP

and their subsidiaries and affiliates (collectively with NASI, "Receivership 1 Entities"). 2 2. 3 This Declaration is made in support of the Receiver's Motion for Entry of Default Judgment by Court as against Defendants Jeffrey Firestone and Wantana 5 Firestone ("Defaulting Defendants"). I have personal knowledge of the facts set forth herein and, if called as a witness, could and would testify to such facts under 7 oath. 8 3. Defaulting Defendants were personally served with the Summons and 9 Complaint on November 3, 2015, but failed to file any response or otherwise appear in this action. Based on their failure to appear, on November 25, 2015, I prepared 10 and sent Defaulting Defendants a letter by way of FedEx and email to inform them 11 that the Receiver intended to seek default judgment against them if they did not 12 respond or appear to defend themselves in this action. A true and correct copy of 13 14 my letter, along with the proof of delivery by overnight mail and email, are attached hereto as **Exhibit A**. Notwithstanding the notice provided to Defaulting 15 Defendants, and as of the date of this Declaration, Defaulting Defendants have 16 17 failed to file any responsive pleading. 18 Dated: December 11, 2015 EN MATKINS LECK GAMBLE 19 MALLORY & NATSIS LLP 20 DAVID R. ZARO TED FATES 21 TIM C. HSU 22 /s/ Tim C. Hsu By: TIM C. HSU 23 Attorneys for Receiver 24 WILLIÅM J. HOFFMAN 25 26 27 28

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EXHIBIT A

Allen Matkins

Allen Matkins Leck Gamble Mallory & Natsis LLP Attorneys at Law 515 South Figueroa, 9th Floor | Los Angeles, CA 90071-3309 Telephone; 213,622,5555 | Facsimile; 213,620,8816 www.allenmatkins.com

Tim C. Hsu
E-mail; thsu@allenmutkins.com
Direct Dial; 213,955,5516 File Number; 374464-00018/LA1030777.01

Via FedEx and Electronic Mail

November 25, 2015

Re:

Mr. Jeffrey Firestone
Ms. Wantana Firestone
305 Libre Street
Oxnard, CA 93030
Email: ¡Ifirestone@yahoo.com

William J. Hoffman, Court-Appointed Permanent Receiver v. Jeffrey Firestone and

Wantana Firestone

United States District Court, Central District of California

Case No. 2:15-cv-8486-SJO-FFM

Notice of Failure to Respond to Complaint and Receiver's Intent to

Seek Entry of Default and Default Judgment

Mr. and Ms. Firestone:

As you know, our firm represents plaintiff William J. Hoffman as Court-appointed receiver ("Receiver"), in the above-referenced United States District Court action. The Receiver was appointed permanent-receiver for Nationwide Automated Systems, Inc. ("NASI"), Oasis Studio Rentals, LLC, Oasis Studio Rentals #2, LLC, Oasis Studio Rentals #3, LLC, and their subsidiaries and affiliates (collectively with NASI, "Receivership Entities"), in that Securities and Exchange Commission enforcement action styled as Securities and Exchange Commission v. Nationwide Automated Systems, Inc., et al., U.S.D.C., C.D. Cal. Case No. 2:14-cv-7249-SJO-FFM.

On October 30, 2015, the Receiver filed a Complaint for fraudulent transfer against you. These claims are brought in connection with the fraudulent transfers of over \$240,000 in funds out of the Receivership Entities. A copy of the Complaint, along with the Summons issued by the Court, is attached for your reference.

On November 3, 2015, the Complaint and Summons were personally served to you at 305 Libre Street, Oxnard, California. Copies of the related proofs of service on file in this action are enclosed.

Allen Matkins Leck Gamble Mallory & Natsis LLP Attorneys at Law

Mr. Jeffrey Firestone Ms. Wantana Firestone November 25, 2015 Page 2

Pursuant to Rule 12 of the Federal Rules of Civil Procedure, you had until November 24, 2015 to file and serve a responsive pleading to the Complaint. As of the date of this letter, no such pleading has been filed or served. As a consequence, the Receiver intends to seek the entry of default and default judgment against you in this action, and will file a request to do so with the Court by December 1, 2015. Please advise immediately if you intend to file a response.

Sincerely,

Tim C. Hsu

TCH:ml Enclosures

cc: Edward G. Fates, Esq. via electronic mail only

Case 2:15-cv-08486-JAK-AJW Document 8 Filed 10/30/15 Page 1 of 2 Page ID #:33

AO 440 (Rev. 06/12) Summons in a Civil Action

United States District Court

for the CENTRAL DISTRICT OF CALIFORNIA

WILLIAM J. HOFFMAN, Court-appointed permanent receiver for Nationwide Automated Systems, Inc., Oasis Studio Rentals, LLC, Oasis Studio Rentals #2, LLC, Oasis Studio Rentals #3, LLC, and their subsidiaries and affiliates))))
Plaintff(s) V	Civil Action No. 2:15-cv-8486 JAK(AJWx)
JEFFREY FIRESTONE, an individual; and WANTANA FIRESTONE, an individual Defendant(s)))

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address)

Jeffrey Firestone - 305 Libre Street, Oxnard, California 93030-0180

Wantana Firestone - 305 Libre Street, Oxnard, California 93030-0180

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

David R. Zaro, Esq.
Ted Fates, Esq.
Tim C. Hsu, Esq.
Allen Matkins Leck Gamble Mallory & Natsis LLP
515 South Figueroa Street, Ninth Floor, Los Angeles, California 90071
Phone: (213) 622-5555; Facsimile: (213) 620-8816

If you fall to respond, judgment by default will be entered against you for the relief demanded in the complaint, You also must file your answer or motion with the court.

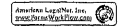
Date:10/30/15	Flui Mulan
	Signature of f.
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CLERK OF COUNT

Case 2:15-cv-08486-JAK-AJW Document 8 Filed 10/30/15 Page 2 of 2 Page ID #:34

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2) Civil Action No. 2:15-cv-08486 JAK(AJWX) PROOF OF SERVICE (This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1)) This summons for (name of individual and title, if any) was received by me on (date) I personally served the summons on the individual at (place) on (date) ______; or I left the summons at the individual's residence or usual place of abode with (name) , a person of suitable age and discretion who resides there, on (date) _____, and mailed a copy to the individual's last known address; or served the summons on (name of individual) designated by law to accept service of process on behalf of (name of organization) on (date) ; or I returned the summons unexecuted because Other (specify); My fees are \$ _____ for travel and \$ _____ for services, for a total of \$0.00 I declare under penalty of perjury that this information is true. Date: Server's signature Printed name and title Server's address

Additional information regarding attempted service, etc:



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1 2 3 4 5 6 7 8	DAVID R. ZARO (BAR NO. 124334) TED FATES (BAR NO. 227809) TIM C. HSU (BAR NO. 279208) ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP 515 South Figueroa Street, Ninth Floor Los Angeles, California 90071-3309 Phone: (213) 622-5555 Fax: (213) 620-8816 E-Mail: dzaro@allenmatkins.com tfates@allenmatkins.com thsu@allenmatkins.com Attorneys for Plaintiff WILLIAM J. HOFFMAN, Receiver	
9	UNITED STATES	DISTRICT COURT
10	CENTRAL DISTRIC	CT OF CALIFORNIA
11	WESTERN	DIVISION
12	WILLIAM J. HOFFMAN, Court-	Case No. 2:15-cv-8486
13	appointed permanent receiver for Nationwide Automated Systems, Inc., Oasis Studio Rentals, L.C. Oasis Studio	COMPLAINT FOR FRAUDULENT TRANSFER
14	appointed permanent receiver for Nationwide Automated Systems, Inc., Oasis Studio Rentals, LLC, Oasis Studio Rentals #2, LLC, Oasis Studio Rentals #3, LLC, and their subsidiaries and affiliates,	
16	Plaintiff,	
17	V.	
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19	JEFFREY FIRESTONE, an individual; and WANTANA FIRESTONE, an individual,	
20	Defendants.	
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LAW OFFICES Allen Matkins Leck Gamble Mailory & Natsis LLP		
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Case 2:15-cv-08486 Document 1 Filed 10/30/15 Page 2 of 6 Page ID #:2

Plaintiff William J. Hoffman of Trigild, Inc. ("Receiver"), the Courtappointed permanent receiver for Nationwide Automated Systems, Inc. ("NASI"), Oasis Studio Rentals, LLC, Oasis Studio Rentals #2, LLC, Oasis Studio Rentals #3, LLC, and their subsidiaries and affiliates (collectively with NASI, "Receivership Entities"), hereby brings the following Complaint against the above-captioned Defendants and alleges, on behalf of the Receivership Entities, as follows:

I. JURISDICTION AND VENUE

- 1. This Court has jurisdiction over this matter under 28 U,S,C. sections 1345 and 1367(a), and the doctrines of ancillary and supplemental jurisdiction, in that this action arises from a common nucleus of operative facts as, and is substantially related to the original claims in, the Securities and Exchange Commission ("Commission") enforcement action styled as Securities and Exchange Commission v. Nationwide Automated Systems, Inc., et al., United States District Court, Central District of California, Case No. 14-CV-07249-SJO (FFMx) ("SEC Action").
- 2. This Court may exercise personal jurisdiction over the above-captioned Defendants pursuant to Federal Rule of Civil Procedure 4(k)(1)(A),
- 3. Venue in the Central District of California is proper under 28 U.S.C. section 1391 because this action is an ancillary proceeding to the SEC Action and because the Receiver was appointed in this District pursuant to the Preliminary Injunction and Orders (1) Freezing Assets; (2) Prohibiting the Destruction of Documents; (3) Requiring Accountings; and (4) Appointing a Receiver entered by this Court in the SEC Action on October 29, 2014 ("Preliminary Injunction").

II. PARTIES

4. The Receiver is the duly appointed permanent receiver for the Receivership Entities and was appointed permanent receiver for the Receivership Entities pursuant to the Preliminary Injunction. Among other things, the Preliminary Injunction calls for the Receiver to recover and marshal, for the benefit

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Case 2:15-cv-08486 Document 1 Filed 10/30/15 Page 3 of 6 Page ID #:3

of creditors of and investors in the Receivership Entities, any and all assets which were owned, leased, occupied, or otherwise controlled by the Receivership Entities or were otherwise purchased with assets of the Receivership Entities. The Receiver holds exclusive authority and control over the assets of the Receivership Entities, including over the causes of action alleged herein, over which this Court has ancillary and supplemental jurisdiction.

- 5. On information and belief, Jeffrey Firestone, an individual, is a citizen and resident of Ventura County, California and is a recipient of assets of the Receivership Entities as described further herein.
- 6. On information and belief, Wantana Firestone, an individual, is a citizen and resident of the Ventura County, California and is a recipient of assets of the Receivership Entities as described further herein.

III, FACTUAL ALLEGATIONS

A. The Purported Business of the Receivership Entities and the Commencement of the SEC Action

- 7. As alleged by the Commission in the SEC Action, NASI raised money from investors by selling them Automated Teller Machines ("ATMs"), leasing the ATMs back from investors, managing the ATMs for the investors, and paying the investors "rents" that were guaranteed to total at least 20% of the purchase price paid for the ATMs per year. The Receivership entities also paid referral fees to investors and other agents who recruited new investors to purchase ATMs.
- 8. In actuality, the Receivership Entities did not sell any ATMs to investors, but instead fabricated and sold fictitious ATMs with fabricated serial numbers and locations. The "rents" paid to investors who purchased fictitious ATMs, as well as referral fees paid to investors and agents, were paid from the amounts raised from other investors. Thus, NASI operated a classic Ponzi scheme.
- 9. On or about September 17, 2014, the Commission initiated the SEC Action against the Receivership Entities and their principals Joel Gillis and Edward

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Case 2:15-cv-08486 Document 1 Filed 10/30/15 Page 4 of 6 Page ID #:4

Wishner, alleging violations of federal securities laws. The Commission petitioned for the Receiver's appointment, and on September 30, 2014, and October 29, 2014, this Court entered orders appointing the Receiver, first on a temporary basis and then as permanent receiver for the Receivership Entities.

B. The Receiver's Authority and Investigation Pursuant to His Appointment

- 10. Pursuant to the terms of his appointment, the Receiver is vested with exclusive authority and control over the assets of the Receivership Entities. Specifically, Article XII of the Preliminary Injunction vests the Receiver with the "full powers of an equity receiver, including, but not limited to . . . full power to institute, pursue, and prosecute all claims and causes of action . . ."
- 11. The Receiver's investigation to date supports and confirms the Commissions allegations in the SEC Action, including that NASI operated a Ponzi scheme, sold fictitious ATMs to investors and made rent and referral fee payments to investors from funds raised from other investors. Defendants Gillis and Wishner filed answers to the SEC's complaint in which they admit the facts supporting the SEC's Ponzi scheme allegations.

C. Criminal Indictment and Guilty Pleas

12. On December 16, 2014, Gillis and Wishner were arrested and charged with mail fraud, wire fraud, conspiracy, and aiding and abetting. *United States v. Gillis, et al.*, C.D. Cal. Case No. 14-CR-00712-SJO. Gillis and Wishner waived indictment, surrendered their passports, and were released on bail. On January 13, 2015, and January 21, 2015, respectively, Wishner and Gillis plead guilty to all four counts of the criminal information. In connection with Gillis' guilty plea, a statement of facts signed by Gillis that supports the guilty plea was filed by the government ("Statement of Facts"). As part of his guilty plea, Gillis stated under oath that the facts in the Statement of Facts were true. The Statement of Facts is attached hereto as Exhibit A.

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Case 2:15-cv-08486 Document 1 Filed 10/30/15 Page 5 of 6 Page ID #:5

13. The Statement of Facts is fully incorporated herein by reference. The facts stated therein are included in this complaint as though fully restated and alleged herein.

D. The Fraudulent Transfers to Defendants From the Receivership Entities

- 14. Attached hereto as Exhibit B is a schedule of bank transfers from Defendants to NASI and from NASI to Defendants. As the schedule reflects, the net amount received by Defendants ("Profit Amount") is calculated by subtracting (a) transfers from NASI to Defendants ("Payments from NASI") from (b) transfers from Defendants to NASI ("Deposit Amount"). Defendants' Profit Amount is \$243,663.50.1
- 15. Defendants had no business dealings with NASI apart from transactions relating to the purchase and leasing of fictitious ATMs and provided no services or other value to NASI other than amounts paid for the fictitious ATMs.

COUNT I - FRAUDULENT TRANSFER

- 16. The Receiver incorporates herein each and every allegation contained in Paragraphs 1 through 14, inclusive, hereinabove set forth.
- 17. Over the course of its pre-receivership operations, NASI paid the Profit Amount to Defendants with the intent to hinder, delay, or defraud NASI's creditors. Such payments were made from the proceeds of the Ponzi scheme which were generated from investors in the scheme.
- 18. The Receivership Entities received nothing of value in exchange for the payments that comprise the Profit Amount.
- 19. At the time the payments comprising the Profit Amount were made to Defendants, NASI was engaged in or about to engage in business transactions for

All transfers from Payments from NASI occurring (a) after Defendants received payments equal to the Deposit Amount, and (b) more than seven years prior to the date of filing this Complaint have been excluded from the calculation of the Profit Amount.

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which its remaining assets were unreasonably small in relation to the business or transaction. 2 3 20. NASI was insolvent, or became insolvent, shortly after the subject 4 payments comprising the Profit Amount were made to Defendants. 5 21. NASI intended to incur, or believed or reasonably should have believed it would incur, debts beyond its ability to pay as they became due. 6 7 22. As a consequence, the full Profit Amount is an actual and 8 constructively fraudulent transfer under California's Uniform Fraudulent Transfer 9 Act ("CUFTA"), Cal. Civ. Code section 3439, et seg., and is subject to immediate disgorgement to the Receiver. 10 11 PRAYER FOR RELIEF 12 WHEREFORE, the Receiver prays for judgment against Defendants as 13 follows: 14 (a) For a judgment against Defendants avoiding the transfers from NASI to 15 Defendants comprising the Profit Amount; and For an order directing Defendants to pay restitution to the Receiver in 16 (b) the Profit Amount on account of the fact they have been unjustly enriched. 17 For an order deeming the Profit Amount paid to Defendants to be held 18 19 in constructive trust for the benefit of the Receivership Entities; and For an order directing Defendants to immediately pay the Profit 20 (d) 21 Amount, plus prejudgment interest and costs, to the Receiver; and 22 For such other and further relief as the Court may deem proper. ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP Dated: October 29, 2015 23 24 /s/ Ted Fates By: 25 TED FATES 26 Attorneys for Plaintiff WILLIAM J. HOFFMAN, Receiver 27 28 Allen Matkins Leck Gamble Matlory & Natals LLP -5-835752.0 \/SD

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Case 2:15-cv-08486 Document 1-1 Filed 10/30/15 Page 1 of 8 Page ID #:7

EXHIBIT A

Case 2:15-cv-08486 Document 1-1 Filed 10/30/15 Page 2 of 8 Page ID #:8

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UNITED STATES V. JOEL BARRY GILLIS, CR 14-712-SJO

STATEMENT OF FACTS IN SUPPORT OF ENTRY OF GUILTY PLEAS BY DEFENDANT JOEL BARRY GILLIS

- 1, At all times relevant to the charges,
- California corporation that operated out of its principal office in Calabasas, California, within the Central District of California.

 NASI was incorporated in 1996 and held itself out to the investing public as being in the business of placing, operating, and maintaining automated teller machines ("ATM"s). NASI described itself as "an ATM machine provider" that worked with high-traffic retail locations, hotels, casinos, and convenience stores, located throughout the United States.
- b. Defendant JOEL BARRY GILLIS ("defendant GILLIS") was a resident of Woodland Hills, California, within the Central District of California. Defendant GILLIS was the founder and president of NASI and a signatory on its bank accounts. Defendant GILLIS and codefendant EDWARD WISHNER ("defendant WISHNER") were in charge of NASI and were principally responsible for running its business operations.
- c. Defendant WISHNER was a resident of Woodland Hills, California. Defendant WISHNER was the treasurer, vice-president, and secretary of NASI and a signatory on its bank accounts. Defendant WISHNER also prepared NASI's tax returns.
- 2. Beginning as early as in or about 2001, and continuing to in or about September 2014, in Los Angeles County, within the Central

Case 2:15-cv-08486 Document 1-1 Filed 10/30/15 Page 3 of 8 Page |D #:9

Discrict of California, and elsewhere, defendants GILLIS and WISHNER, knowingly conspired to and did execute a scheme to defraud investors:

3. Defendants GILLIS and WISHNER operated their scheme, in substance, as follows:

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- a. Defendants GILLIS and WISHNER solicited and caused to be solicited funds from victim-investors by purporting to sell them ATMs through NASI's ATM sale/leaseback program, using a standard package of agreements, comprised of the following: (1) an ATM Equipment Purchase Agreement ("Purchase Agreement"); (2) an ATM Equipment Lease Agreement ("Lease Agreement"); and (3) an Addendum to Owner Lease Agreement ("Addendum").
- b. Under the terms of the Purchase Agreement, victiminvestors paid a flat amount typically \$12,000, but in some cases as much as \$19,800 per ATM to buy one or more ATMs, all of which were to be identified in an exhibit ("Exhibit A") to the contract by both "serial number" and by the name of the location to which the ATMs were purportedly to be delivered. In exchange for the victiminvestors' payments, NASI, as the supposed "seller" of the ATMs, agreed to deliver the ATMs purportedly purchased by the victiminvestor to the location specified by the agreement within 60 days.
- c. Under the terms of the Lease Agreement, victiminvestors leased the ATMs they had purchased back to NAST for an
 initial 10-year term. The Lease Agreement provided that NASI would
 be responsible for operating and maintaining the ATMs and providing
 all the services necessary for this purpose, including processing and
 accounting for all ATM transactions; obtaining, delivering, and
 loading cash for the ATMs; and repairing, maintaining, and servicing
 the ATMs. The Lease Agreement further provided that NASI was

Case 2:15-cv-08486 Document 1-1 Filed 10/30/15 Page 4 of 8 Page ID #:10

obligated to pay a monthly rent to the victim-investor in an amount equal to \$.50 for each "approved transaction" produced by the ATMs during the covered month for the term of the lease.

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- d. Finally, the Addendum to the Lease Agreement modified NASI's rent obligation by guaranteeing NASI's payment of a monthly check to victim-investors equal to a 20% annual rate of return on the victim-investors' initial investment. NASI guaranteed this 20% annual rate of return even if the number of transactions produced by the victim-investor's ATM was insufficient to provide, at the \$.50 per transaction rate, a 20% annual rate of return. The Addendum also modified the 10-year lease term provided for in the Lease Agreement by granting the victim-investor the right, after only two years, to sell their ATMs back to NASI at their original purchase price at any time, thereby recovering their original investment in full.
- e. In marketing NASI's ATM sale/leaseback program to victim-investors, defendants GILLIS and WISHNER touted NASI's purportedly lengthy track record of delivering profitable returns for investors through their management, servicing, and collection of transaction fees from tens of thousands of ATMs that NASI either separately owned or had leased back from investors.
- f. Each month, defendants GILLIS and WISHNER caused monthly transaction reports to be sent to the victim-investors that purportedly detailed the performance of the ATMs that the victim-investors owned. The reported number of transactions of each of the ATMs supposedly formed the financial basis for the monthly payments that NASI sent to the victim-investors. In truth and in fact, as defendants GILLIS and WISHNER then well knew, the purpose of these reports was to falsely confirm to the victim-investors that the

Case 2:15-cv-08486 Document 1-1 Filed 10/30/15 Page 5 of 8 Page ID #:11

payments they were receiving from NASI were being generated by the high-yield transaction fees earned by their particular ATMs, and to conceal that the payments were, in fact, Ponzi payments funded by monics received from other victim-investors.

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- As defendants CILLIS and WISHNER then well knew, the Purchase Agreement, Lease Agreement, and Addendum packages that NASI entered into with its victim-investors were a sham, and NASI's promises and representations to its victim-investors in connection with its purported sale and leaseback of ATMs were materially false and misleading. In truth and in fact, as defendants GILLIS and WISHNER then well knew, NASI typically did not sell and lease back the ATM machines it purported to sell to its victim-investors, and the serial numbers and the installation locations of the ATMs that were specified on the Exhibits A to the victim-investors' Purchase Agreements were fabricated by defendant GILLIS and by NASI to create the false impression that NASI was selling actual ATMs that were installed in favorable locations throughout the United States. defendants GILLIS and WISHNER also then well knew, NASI did not own or operate the tens of thousands of ATMs that it claimed to have sold and leased back from its victim-investors, nor did it generate any transaction fees or revenue from the ATMs it purportedly leased back from investors and supposedly installed in favorable locations.
- h. In truth and in fact, defendants GILLIS and WISHNER operated NASI as a Ponzi scheme, in which the vast majority of its incoming revenue was comprised of victim-investor funds, which defendants GILLIS and WISHNER used to pay returns to prior victim-investors, finance NASI's operations, and pay compensation to themselves and to NASI's sales agents and employees. Not only were

Case 2:15-cv-08486 Document 1-1 Filed 10/30/15 Page 6 of 8 Page ID #:12

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the tens of thousands of ATMs that defendants GILLIS and WISHNER purported to sell to, and lease back from, NASI victim-investors never owned or operated by NASI, in the vast majority of cases these ATMs never even actually existed, as defendants GILLIS and WISHNER then well knew.

- i. By means of the false and fraudulent pretenses, misrepresentations, and promises identified above, and others, defendants GILLIS and WISHNER caused victim-investors to send money to NASI using the United States mails and commercial interstate carriers and by means of interstate wirings, which money the victim-investors believed was being used to purchase ATMs as part of NASI's ATM sale/leaseback program.
- j. In furtherance of their fraudulent investment scheme, defendants GILLIS and WISHNER would cause co-conspirator NASI to send to the victim-investors, using the United States mail, false monthly transaction reports for the ATMs purportedly owned by the victim-investors. These monthly transaction reports set out in detail the fabricated ATM transaction fees supposedly generated by the non-existent ATMs that NASI had purportedly sold to and leased back from the victim-investors.
- k. In and about August 2014, after checks that had been sent by NASI as monthly returns to victim-investors bounced, defendants GILLIS and WISHNER falsely sought to reassure the victim-investors that NASI was only suffering from accounting problems and technical delays relating to system upgrades, and that timely payment of investor returns would likely resume by the beginning of October 2014. In truth and in fact, as defendants GILLIS and WISHNER then well knew, their Ponzi scheme was collapsing owing to a shortfall in

Case 2:15-cv-08486 Document 1-1 Filed 10/30/15 Page 7 of 8 Page ID #:13

new victim-investor funds. Nonetheless, between in and about the last week in August and in and about the end of the first week of September 2014, defendants GILLIS and WISHNER, acting in concert with NASI sales agents and employees, continued raising nearly \$4 million in additional new victim-investor money and making Ponzi payments to lull existing victim-investors, who were owed returns under NASI's Purchase and Lease Agreements.

- 4. In furtherance of the conspiracy and fraudulent scheme, on or about the following dates, defendants GILLIS and WISHNER caused a person working for defendant WISHNER to make the following deposits into NASI's City National Bank account x4410 (the "NASI CN Bank Account"):
- a. On January 13, 2010: seven checks received from seven victim-investors for a total deposit of \$246,300;
- b. On or about March 29, 2011: 28 checks received from 28 victim-investors for a total deposit of \$1,094,400.
- c. On or about January 31, 2012: 27 checks received from 25 victim-investors for a total deposit of \$2,219,600.
- d. On or about February 1, 2013: 41 checks received from 33 victim-investors for a total deposit of \$1,329,124.
- e. On or about August 4, 2014: two checks received from one victim-investor for a total deposit of \$936,000.

As a result of the false representations, pretenses and promises and concealments of material facts described above as part of the conspiracy and fraudulent scheme devised and executed by defendants GILLIS and WISHNER, defendants GILLIS and WISHNER caused victiminvestor D.H. to mail a check for \$468,000 payable to NASI from Santa Monica, California, to NASI in Calabasas, California, on or about

Case 2:15-cv-08486 Document 1-1 Filed 10/30/15 Page 8 of 8 Page ID #:14

October 24, 2013; caused victim-investor J.H. to mail a check for \$120,000 payable to NASI from Hidden Hills, California, to NASI in Calabasas, California, on August 26, 2014; and, caused \$1,000,000, to be wired for the benefit of victim-investor A.K., from Citibank account number x00089 in New York, New York, to the NASI CN Bank Account in California, by means of wire and radio communication in interstate and foreign commerce on or about July 30, 2013.

I have read this EXHIBIT A: STATEMENT OF FACTS IN SUPPORT OF ENTRY OF GUILTY PLEAS in its entirety. I have had enough time to review and consider this Statement of Facts, and I have carefully and thouroughly discussed every part of it with my attorney. I represent and admit that the facts set forth in this Statement of Facts are true and I agree that this statement of facts is sufficient to support pleas of guilty to the charges described in the information

filed in United States v. Joel Barry Gillis, CR 14-712-SJO.

18 fort table

JOEL BARRY GILLIS

Defendant

1-2/4/5 Date:

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Case 2:15-cv-08486 Document 1-2 Filed 10/30/15 Page 1 of 6 Page ID #:15

EXHIBIT B

Case 2:15-cv-08486-SJO-FFM Document 18-2 Filed 12/11/15 Page 23 of 36 Page ID #:194

Case 2:15-cv-08486 Document 1-2 Filed 10/30/15 Page 2 of 6 Page ID #:16

Equity Receivership over Nationwide Automated Systems, Inc., et al. Schedule of Investor Payments to and from NASI Firestone, Jeffrey & Wantana Investor Acct. 6-0196 & 6-0444

Firestone, Jeffrey & Wantana - Deposits to NASI;

Account#	Trans Type	Date	Pavor/Payee	Memo/Notes	Amount	Cumulative Total
22414410	Deposit	11/06/01	Firestone, Jeffrey	6 ATMs	\$75,000.00	\$75,000.00
22414410	Deposit	05/22/02	Firestone, Jeffrey	8 ATMs	\$44,000.00	\$119,000,00
22414410	Deposit	06/22/02	Firestone, Jeffrey	w/ Check #1885	\$44,000.00	\$163,000.00
22414410	Deposit	01/29/04	Firestone, Jeffrey	1 ATM	\$12,000.00	\$175,000.00
224 (44 (0	Deposit	06/25/10	Firestone, Jeffrey	5 ATMs	\$60,000.00	\$235,000.00
22414410	Deposit	04/27/12	Firestone, Jeffrey	5 ATMs	\$60,000.00	\$295,000.00
22414410	Deposit	06/07/12	Firestone, Jeffrey	1 ATM	\$12,000.00	\$307,000.00
22414410	Deposit	04/03/13	Firestone, Wantana	5 ATMs	\$60,000.00	\$367,000.00
				Total	\$367,000.00	
	22414410 22414410 22414410 22414410 22414410 22414410 22414410	22414410 Deposit 22414410 Deposit 22414410 Deposit 22414410 Deposit 22414410 Deposit 22414410 Deposit 22414410 Deposit 22414410 Deposit	22414410 Deposit 1 1/06/01 22414410 Deposit 05/22/02 22414410 Deposit 06/22/02 22414410 Deposit 01/29/04 22414410 Deposit 06/25/10 22414410 Deposit 04/27/12 22414410 Deposit 06/07/12	22414410 Deposit 1/00/01 Firestone, Jeffrey 22414410 Deposit 05/22/02 Firestone, Jeffrey 22414410 Deposit 06/22/02 Firestone, Jeffrey 22414410 Deposit 01/29/04 Firestone, Jeffrey 22414410 Deposit 06/25/10 Firestone, Jeffrey 22414410 Deposit 04/27/12 Firestone, Jeffrey 22414410 Deposit 06/07/12 Firestone, Jeffrey	22414410 Deposit 11/06/01 Firestone, Jeffrey 6 ATMs 22414410 Deposit 05/22/02 Firestone, Jeffrey 8 ATMs 22414410 Deposit 06/22/02 Firestone, Jeffrey W/ Check #1885 22414410 Deposit 01/29/04 Firestone, Jeffrey 1 ATM 22414410 Deposit 06/25/10 Firestone, Jeffrey 5 ATMs 22414410 Deposit 04/27/12 Firestone, Jeffrey 1 ATM 22414410 Deposit 04/03/13 Firestone, Wantana 5 ATMs	22414410 Deposit 1 //06/01 Firestone, Jeffrey 6 ATMs \$75,000.00 22414410 Deposit 05/22/02 Firestone, Jeffrey 8 ATMs \$44,000.00 22414410 Deposit 06/22/02 Firestone, Jeffrey W Check #1885 \$44,000.00 22414410 Deposit 01/29/04 Firestone, Jeffrey 1 ATM \$12,000.00 22414410 Deposit 06/25/10 Firestone, Jeffrey 5 ATMs \$60,000.00 22414410 Deposit 04/27/12 Firestone, Jeffrey 1 ATM \$12,000.00 22414410 Deposit 04/03/13 Firestone, Wantana 5 ATMs \$60,000.00

Firestone, Jeffrey & Wantana - Payments from NASI:

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	ank ame	Account#	Trans Type	Date	Pryor/Payee	Memo/Notes	Amount	C.	mulatiye Totai
	278	22414399	Withdrawal	12/01/01	Firestone, Jeffrey	WELHONAGES			(1,250.00)
	NB	22414399	Withdrawal	01/01/02	Firestone, Jeffrey				(2,500,00)
	NB	22414399	Withdrawal	02/01/02	Firestone, Jeffrey				(3,750.00)
	:NB	224 43 99	Withdrawal	03/01/02	Firestone, Jeffrey	5			(5,000,00)
	NB.	22414399	Withdrawal		Firestone, Jeffrey				(5,250.00)
	NB	22414399	Withdrawal	05/01/02		3			(7,500.00)
	NB	22414399	Withdrawal		Firestone, Jeffrey		(1,983.33)		(9,483,33)
	NB	22414399	Withdrawal		Firestone, Jeffrey		(1,983.33)		(11,466.67)
	CNB	22414399	Withdrawal		Firestone, Jeffrey	3			(14,183,33)
	NB	224 4399	Withdrawal		Firestone, Jeffrey		(2,716.67)		(15,900.00)
	NB	22414399	Withdrawal		Firestone, Jeffrey		(2,716.67)		(19,616.67)
	NB	224 14399	Withdrawal		Firestone, Jeffrey		(2,716.67)		(22,333.33)
	NB	22414399	Withdrawal		Firestone, Jeffrey		(2,716.67)		(25,050.00)
	NB	22414399	Withdrawal		Firestone, Jeffrey	-	(2,716.67)		(27,766.67)
	NB	22414399	Withdrawal		Firestone, Jeffrey		(2,716.67)		(30,483.33)
	NB	22414399	Withdrawal		Firestone, Jeffrey	•	(2,716.67)		(33,200,00)
	NB	22414399	Withdrawal		Firestone, Jeffrey		(2,716.67)		(35,916.67)
	N'B	22414399	Withdrusval		Firestone, Jeffrey		(2,716,67)		(38,633.33)
	CNB	22414399	Withdrawal		Firestone, Jeffrey		(2,7 (6,67)		(41,350.00)
	NB	22414399	Withdrawal		Firestone, Jeffrey		(2,7(6,67)		(44,066,67)
	NB	22414399	Withdrawal		Firestone, Jeffrey		(2,716.67)		(46,783.33)
	NB	22414399	Withdrawal	09/01/03	Firestone, Jeffrey				(49,500.00)
	CNB	22414399	Withdrawal		Firestone, Jeffrey	;	(2,716.67) (2,716.67)		(52,216,67)
	SNB	22414399	Withdrasval		Firestone, Jeffrey		(2,716.67)		(54,933,33)
	NB	22414399	Withdrawal		Firestone, Jeffrey		(2,716.67)		(57,65D.00)
	NB	22414399	Withdrawal		Firestone, Jeffrey		(2,716.67)		(60,366,67)
	NB	22414399	Withdrawal	02/01/04		Ž	(2,916.67)		(63,283,33)
	NB	224 14399	Withdrawal		Firestone, Jeffrey	ř	(2,916.67) (2,916.67)		(66,200,00)
	NB	22414399	Withdrayal	04/01/04			(2,916.67)		(69,116,67)
	NB	22414399	Withdrawal		Firestone, Jeffrey		(2,916.67) (2,916.67)		(72,033.33)
	NB	22414399	Withdrawal		Pirestone, Jeffrey	•	(2,916.67)		(74,950,00)
	NB	22414399	Withdrawal	07/01/04		3	(2,916.67)		(77,866.67)
	NB	22414399	Withdrawal		Firestone, Jeffrey		\$ (2,916.67) \$ (2,916.67)		(80,783,33)
	NB	22414399	Withdrayyal	09/01/04			(2,916,67)		(83,700.00)
	NB	22414399	Withdrawal		Firestone, Jeffrey		(2,916.67)		(86,616,67)
	NB	22414399	Withdrawal		Firestone, Jeffrey	,	(2,916.67)		(89,533.33)
	NB	22414399	Withdrawal		Firestone, Jeffrey		(2,916.67)		(92,450,00)
	NB	22414399	Withdrawal		Firestone, Jeffrey		(2,916.67)		(95,366.67)
	INB	22414399	Withdrawal		Firestone, Jeffrey		(2,916.67)		(98,283.33)
	NB	22414399	Withdrawal		Firestone, Jeffrey		(2,916.67)		(101,200.00)
	NB	224 4399	Withdrawal		Firestone, Jeffrey	9	(2,916.67)		(104,116.67)
				_ , ,, 50		·	. ,,	_	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

Case 2:15-cv-08486-SJO-FFM Document 18-2 Filed 12/11/15 Page 24 of 36 Page ID #:195

Case 2:15-cv-08486 Document 1-2 Filed 10/30/15 Page 3 of 6 Page ID #:17

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Bank	A 4 H	00	D-4.	i	n/n	Manage IN a tag	Amount	Cumulativa Total
Name	Account#	Trans Type	Date.		Payor/Payce	Memo/Notes	Amount	Cumulative Total
CNB	22414359	Withdrawal		Firestone, J	•	\$	(2,916.67) (2,916.67)	
CNB	224 (4359	Withdrawal		Firestone, J	•	\$		
CNB	224 143 99	Withdrawal	07/01/05	Firestone, J		\$	(2,916.67)	
CNB	22414399	Withdrawal	08/01/05	Frestone, J	•	\$	(2,916.67)	
CNB	22414399	Withdrawal	09/01/05	Firestone, J		\$	(2,916,67)	
CNB	224 (4399	Withdrawal		Firestone, J		, ,	(2,916.67)	
CNB	224 4399	Withdrawal	11/01/05	Firestone, J		\$ \$	(2,916,67)	
CNB	224 4399	Withdrawal	12/01/05	Firestone, J	,	, \$	(2,916.67) (217,50)	
CNB CNB	2214399	Withdrawal	01/01/05	Firestone, \		. \$		
CNB	2214399	Withdrawal		Pirestone, J	•	\$ \$	(2,957,50) (205,50)	
CNB	2214399	Withdrawal	01/01/06	Firestone, V		3	(2,934.50)	
CNA	2214399 2214399	Withdrawal	02/01/06	Firestone, J		\$	(205.50)	
CNE	2214399	Withdrawal Withdrawal		Firestone, J		\$	(2,886.50)	
CNB	2214399			Firestone, \		\$	(200.00)	
CNB .	2214399	Withdrawal Withdrawal	04/01/06	Firestone, J		\$	(2,809.00)	
CNB	2214399	Withdrawal	04/01/06	Firestone, \		., .,	(193 00)	
CNB	2214399	Withdrawal	05/01/06	Firestone, J		 \$	(2,890.50)	
CNB	2214399	Withdrawal		Firestone, \		\$	(199.00)	
CNB	2214399	Withdrawal		Firestone, J		\$	(2,875.00)	
CNB	2214399	Withdrawal		Firestone, \		; \$	(193.50)	
CNB	2214399	Withcrawal	07/01/06	Firestone, J		. \$	(2,933.50)	
CNB	2214399	Withcrawal	07/01/06	Firestone, \		\$	(193.50)	
CNB	2214399	Withcrawal	08/01/06	Firestone, J		Š	(2,899.00)	
CNB	2214399	Withcrawal		Firestone, \	•	\$	199.00	
CNB	2214399	Withdrawal	09/01/06	Firestone, \		\$	(194.00)	
CNB	2214399	Withdrawal	09/07/06	Firestone, J		. 5	(2,924,50)	
CNB	2214399	Withdrawal	10/01/06	Firestone, J		\$	(2,96).50)	
CNB	2214399	Withdrawal		Firestone, V		\$	(190.50)	
CNB	2214399	Withdrawal	11/01/06	Firestone, J		\$	(2,899.00)	
CNB	2214399	Withdrawal	11/01/06	Firestone, V		. \$	(186.50)	
CNB	2214399	Withdrawal	12/01/06	Pirestone, J			(2,899,00)	
CNB	2214399	Withdrawal	12/01/06	Firestone, V	•	\$	(190,00)	
CNB	2214399	Withdrawal		Firestone, J		\$	(2,89:.00)	
CNB	2214399	Withdrawal	12/31/06	Firestone, \	Wantana	\$	(195.50)	
CNB	2214399	Withdrawal	12/31/06	Firestone, \	Wantana	\$	(1,874.50)	
CNB	2214399	Withdrawal	02/01/07	Firestone, J	leffrey	\$	(2,873,50)	\$ (172,323.50)
ĆNB	2214399	Withdrawal	02/01/07	Firestone, V	Wantana.	. \$	(199.00)	\$ (172,522.50)
CNB	2214399	Withdrawal	02/01/07	Firestone, \			(1,892.00)	\$ (174,414.50)
CNB	2214399	Withdrawal	03/01/07			\$ \$	(2,877.00)	
CNB	2214399	Withdrawal	03/01/07	•		\$	(193,00)	
CNB	2214399	Withdrawal		Firestone, \		\$	(1,867.50)	, , ,
CNB	2214399	Withdrawal		Firestone, J		` \$	(2,809.50)	
CNB	2214399	Withdrawal	04/01/07	Firestone, \		\$	(190.00)	
CNB	2214399	Withdrawal		Firestone,		\$	(1,833.00)	
CNB CNB	2214399	Withdrawal		Firestone, J	•	\$	(2,915.50)	* *
CNB	2214399 2214399	Withdrawal		Firestone, \		\$	(195.00)	
CNB	2214399	Withdrawal		Firestone, V		. 3	(1,901.00)	
CNB	22 4399	Withdrawal		Firestone, J		\$. \$	(2,964.00)	
CNB	2214399	Withdrawal		Firestone, V			(199.50) (1,866.00)	
CD LD		Withdrawal						. ,,,
CNB	2214399 2214399	Withdrawal		Firestone, J Firestone, V		\$ \$	(3,004.00)	
CNB	2214399	Withdrawal Withdrawal		Firestone, \			(191.00) (1,931.50)	
CNB	2214399	Withdrawal		Firestone, J		\$	(2,992.00)	
CNB	2214399	Withdrawal		Firestone, V		\$	(187.00)	
CNB	2214399	Withdrawal			feffrey & Wantana	. \$	(2,959.00)	
CNB	2214399	Withdrawal	10/04/07		leffrey & Wantuna	\$	(2,935.50)	
CNB	2214399	Withdrawal			leffrey & Wantana	.\$	(2,962,50)	
CNB	2214399	Withdrawal			leffrey & Wantara	 \$	(192.50)	
CNB	2214399	Withdrawal			effrey & Wantara	\$	(187.00)	
CNB	2214399	Withdrawal			effrey & Wantara	\$	(191,00)	
CNB	2214399	Withdrawal			leffrey & Wantara	\$	(2,979,00)	
CNB	2214399	Withdrawal	01/07/08		leffrey & Wunturia	Š	(186.50)	
CNB	2214399	Withdrawal			effrey & Wantana	\$	(3,039,00)	
CNB	2214399	Withdrawal	01/17/08		leffrey & Wantana	\$	(183,50)	
CNB	2214399	Withdrawal	02/11/08	Firestone, J	leffrey & Wantana	\$	(2,967.00)	\$ (221,313.50)
CNB	2214399	Withdrawal	03/10/08	Firestone, J	leffrey & Wantana	\$	(189.00)	\$ (221,502.50)

Case 2:15-cv-08486 Document 1-2 Filed 10/30/15 Page 4 of 6 Page ID #:18

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Bank	A soonnt H	Trans Terns	Doto	Payor/Payee	Mama/Natas	Amount	Cumulative Total
Name CNB	Account#	Trans Type	Date		Memo/Notes	<u>Amount</u> (2,953.00)	
CNB	2214399 2214399	Withdrawal	03/10/08		\$ \$	(193.50)	
CNB		Withdrawal	03/10/08	Firestone, Jeffrey & Wantana Firestone, Jeffrey & Wantana	\$	(2,946.00)	
CNB	2214399 2214399	Withdrawal Withdrawal	04/04/08	Firestone, Jeffrey & Wantana	\$	(2,864.50)	
CNB	2214399	Withdrawal	06/04/08	Firestone, Jeffrey & Wantana	\$	(189.00)	
CNB	2214195	Withdrawal	06/04/08	Firestone, Jeffrey & Wantana	\$	(183.00)	
CNB	2214399	Withdrawal	06/04/08	Firestone, Jeffrey & Wantana	\$	(2,861.00)	
CNB	2214395	Withdrawal	06/04/08	Firestone, Jeffrey & Wantana	\$	(185,50)	
CNB	2214399	Withdrawal	07/15/08	Firestone, Jeffrey & Wantana	\$	(2,882.00)	
CNB	2214399	Withdrawal	08/04/08	Firestone, Jeffrey & Wantana	\$	(2,797.50)	
CNB	2214399	Withdrawal	09/03/08	Firestone, Jeffrey & Wantana	\$	(2,852,00)	
CNB	2214399	Withdrawal	09/15/08	Firestone, Jeffrey & Wantana	. \$	(181,50)	
CNB	2214399	Withdrawal	09/15/08	Firestone, Jeffrey & Wantana	\$	(176,00)	
CNB	2214399	Withdrawal	09/15/08	Firestone, Jeffrey & Wantana	\$	(180,50)	
CNB	2214399	Withdrawal	10/07/08	Firestone, Jeffrey & Wantana	\$	(2,876.00)	
CNB	2214399	Withdrawal		Firestone, Jeffrey & Wantana	\$	(2,847,00)	
CNB	2214399	Withdrawal		Firestone, Jeffrey & Wantana	\$	(176.00)	
CNB	2214399	Withdrawal		Firestone, Jeffrey & Wantana	\$	(181.00)	
CNB	2214399	Withdrawal	12/11/08	Firestone, Jeffrey & Wantana	\$	(2,784.50)	
CNB	2214399	Withdrawal	01/07/09	Firestone, Jeffrey & Wantana	\$	(2,635.00)	
CNB	2214399	Withdrawal	02/06/09	Firestone, Jeffrey & Wantana	\$	(2,616.50)	
CNB	2214399	Withdrayval	02/17/09	Firestone, Jeffrey & Wantana	\$	(178.50)	
CNB	2214399	Withdrawal	02/17/09	Firestone, Jeffrey & Wantana	\$	(168.50)	
CNB	2214399	Withdrawal	02/17/09	Firestone, Jeffrey & Wantana	\$ \$	(164.50)	
CNB	2214399	Withdrawal	03/16/09	Firestone, Jeffrey & Wantana	\$	(2,544.00)	\$ (260,119.00)
CNB	2214399	Withdrawal	04/03/09	Firestone, Jeffrey & Wantana	. \$	(2,463.00)	\$ (262,584.00)
CNB	2214399	Withdrawal	04/06/09	Firestone, Jeffrey & Wantuna	. \$	(160,00)	\$ (262,744.00)
CNB	2214399	Withdrawal	04/27/09	Firestone, Joffrey & Wantana	\$	(162.50)	\$ (262,906.50)
CNB	2214399	Withdrawal	06/09/09	Firestone, Jeffrey & Wantana	\$.	(2,509.50)	\$ (265,416.00)
CNB	2214399	Withdrawal	06/09/09	Firestone, Jeffrey & Wantana	S	(2,483.00)	
CNB	2214399	Withdrawal	07/06/09	Firestone, Jeffrey & Wantana	\$	(2,538.50)	
CNB	2214399	Withdrawal		Firestone, Jeffrey & Wantana	\$	(155,00)	
CNB	2214399	Withdrawal	07/27/09	Firestone, Jeffrey & Wantana	S	(160.50)	
CNB	2214399	Withdrawal		Firestone, Jeffrey & Wantana	\$ -	(163.00)	\$ (270,916.00)
CNB CNB	2214399	Withdrawal		Firestone, Jeffrey & Wantana	\$	(2,468,00)	
CNB	2214399 2214399	Withdrawal		Firestone, Jeffrey & Wantana	\$	(2,471.50)	
CNB	2214399	Withdrawal Withdrawal		Firestone, Jeffrey & Wantana Firestone, Jeffrey & Wantana	\$ \$	(162.50)	
CNB	2214399	Withdrawal		Firestone, Jeffrey & Wantana	\$ \$	(165.00)	
CNB	2214399	Withdrawal	10/16/09	Firestone, Jeffrey & Wantana	. \$	(2,508,50) (167.00)	
CNB	2214399	Withdrawal	11/04/09	Firestone, Jeffrey & Wantana	\$	(2,483.00)	
CNB	2214399	Withdrawal		Firestone, Jeffrey & Wantana	š	(2,485.00)	
CNB	2214399	Withdrawal		Firestone, Jeffrey & Wantana	\$	(2,555,00)	
CNB	2214399	Withdrawal	01/20/10	Firestone, Jeffrey & Wantana	\$	(174,00)	
CNB	2214399	Withdrawal		Firestone, Jeifrey & Wantana	\$	(2,584.50)	
CNB	2214399	Withdrawal	02/09/10	Firestone, Jeffrey & Wantana	\$	(169.50)	
CNB	2214399	Withdrawal	03/23/10	Firestone, Jeffrey & Wantana	\$	(164.00)	
CNB	2214399	Withdrawal	03/23/10	Firestone, Jeffrey & Wantana	\$	(168.00)	
CNB	2214399	Withdrawal	03/23/10	Firestone, Jeffrey & Wantana	. \$	(2,645,50)	\$ (292,287.00)
CNB	2214399	Withdrawal	03/23/10	Pirestone, Jeffroy & Wantana	· \$	(174.50)	\$ (292,461.50)
CNB	2214399	Withdrawal	04/13/10	Firestone, Jeffrey & Wantana	\$	(2,768.00)	
CNB	2214399	Withdrawel		Firestone, Jeffrey & Wantana	\$	(179.00)	\$ (295,408.50)
CNB	2214399	Withdrawal		Firestone, Jeffrey & Wantana	\$	(2,844.50)	
CNB	2214399	Withdrawal	05/11/10	Firestone, Jeffrey & Wantana	\$	(184.50)	
CNB	2214399	Withdrawal		Firestone, Jeffrey & Wantana	\$	(2,824.50)	
CNB	2214399	Withdrawal	06/15/10	Firestone, Jeffrey & Wantana	\$	(188.00)	
CNB	2214399	Withdrawal		Firestone, Jeffrey & Wantana	\$	(5,905,00)	
CNB CNB	2214399	Withdrawal		Firestone, Jeffrey & Wantana	\$	(2,825.00)	
CNB	2214399 2214399	Withdrawal Withdrawal	07/06/10	Firestone, Jeffrey & Wantana	\$	(185.50)	
CNB	2214399	Withdrawai	08/03/10	Firestone, Jeffrey & Wantana Firestone, Jeffrey & Wantana	\$	(2,887.00)	
CNB	2214399	Withdrawal		Firestone, Jeffrey & Wantana	\$ \$	(4,016,00) (4,054,50)	
CNR	2214399	Withdrawal		Firestone, Jeffrey & Wantana	\$ \$	(4,034,30)	
CNB	2214399	Withdrawel	10/07/10	Firestone, Jeffrey & Wantana	\$	(190.00)	
CNB	2214399	Withdrawai	10/07/10	Firestone, Jeffrey & Wantana	\$	(195.00)	
CNB	2214399	Withdrawal	11/05/10	Firestone, Jeffrey & Wantana	\$	(3,996.00)	
CNB	2214399	Withdrawel		Firestone, Jeffrey & Wantana	\$	(193.00)	
CNB	2214399	Withdrawal		Firestone, Jeffrey & Wantana	\$	(4,106.50)	
				• • • • • • • • • • • • • • • • • • • •	·		

Case 2:15-cv-08486-SJO-FFM Document 18-2 Filed 12/11/15 Page 26 of 36 Page ID #:197

Case 2:15-cv-08486 Document 1-2 Filed 10/30/15 Page 5 of 6 Page ID #:19

Bank									
Name	Account#	Trans Type	Date	Payor/Pay		Memo/Notes	Amount	*********	nulative Total
CNB	2214399	Withdrawal		Firestone, Jeffrey & W		3			(330,390.00)
CNB CNB	2214399 2214399	Withdrawal Withdrawal	01/04/11 01/06/11	Firestone, Jeffrey & W Firestone, Jeffrey & W		S S	(4,220.00) (208.00)		(334,610.00)
CNB	2214399	Withdrawal	02/03/11	Firestone, Jeffrey & W		\$	(4,333.00)		(334,818.00) (339,151.00)
CNB	2214399	Withdrawal	02/03/11	Firestone, Jeffrey & W		S	(213.00)		(339,364.00)
CNB	2214399	Withdrawal	03/02/11	Firestone, Jeffrey & W	/antana	\$	(4,341.50)	\$	(343,705.50)
CNB	2214399	Withdrawal	03/14/11	Firestone, Jeffrey & W		\$	(2.18.00)		(343,923.50)
CNB CNB	2214399 2214399	Withdrawal	04/04/11	Firestone, Jeffrey & W		\$ \$			(348,175.00)
CNB	2214399	Withdrawal Withdrawal	04/21/11	Pirestone, Jeffrey & W Firestone, Jeffrey & W		\$	(213.00) (1,441.00)		(348,388.00) (349,829.00)
CNB	2214399	Withdrawal	05/04/11	Firestone, Jeffrey & V		S			(354,183.00)
CNB .	2214399	Withdrawal	05/04/11	Firestone, Jeffrey & W		\$	(219.00)		(354,402,00)
CNB	2214399	Withdrawal	06/02/11	Firestone, Jeffrey & W		\$	(4,254.00)		(358,656.00)
CNB	22 4399	Withdrawal	06/06/11	Firestone, Jeffrey & W		\$	(216.50)		(358,872.50)
CNB CNB	22 4399 22 4399	Withdrawal Withdrawal	07/05/11 08/03/11	Firestone, Jeffrey & W Firestone, Jeffrey & W		\$ \$	(4,276.00)		(363,148,50)
CNB	2214399	Withdrawal	08/09/11	Firestone, Jeffrey & W		\$			(367,506.50) (367,724.50)
CNB	2214399	Withdrawal	08/09/11	Firestone, Jeffrey & W		\$			(367,938.00)
CNB	2214399	Withdrawal		Firestone, Jeffrey & W		\$	(4,305.50)		(372,243.50)
CNB	2214399	Withdrawal	09/21/11	Firestone, Jeffrey & W		\$			(372,452.50)
CNB	2214399	Withdrawal		Firestone, Jeffrey & W		\$	(4,394.50)		(376,847.00)
CNB CNB	2214399	Withdrawal		Firestone, Jeffrey & V		\$	(213.50)		(377,060,50)
CNB	2214399 2214399	Withdrawal Withdrawal	11/04/11	Firestone, Jeffrey & W Firestone, Jeffrey & W		9	(4,309.00) (209.00)		(381,369.50) (381,578,50)
CNB	2214399	Withdrawal	12/05/11	Firestone, Jeffrey & W		\$			(385,853.00)
CNB	2214399	Withdrawal	12/08/11	Firestone, Jeffrey & V		\$	(205.00)		(385,058,00)
CNB	2214399	Withdrawal	01/05/12	Firestone, Jeffrey & W	√antana	\$	(4,276.50)		(390, 334.50)
CNB	2214399	Withdrawa1		Firestone, Jeffrey & W		\$			(390,546,00)
CNB	2214399	Withdrawal		Firestone, Jeffrey & W		\$	(4.288,50)		(394,834,50)
CNB CNB	2214399 2214399	Withdrawal Withdrawal		Firestone, Jeffrey & W Firestone, Jeffrey & W		\$ \$	(207.50)		(395,042.00)
CNB	22 4399	Withdrawal		Firestone, Jeffrey & W			(4,306.00) (211.00)		(399,348,00)
CNB	2214399	Withdrawal		Firestone, Jeffrey & W		\$			(399,766.50)
CNB	2214399	Withdrawal		Firestone, Jeffrey & W		4	(4,224.00)		(403,990.50)
CNB	2214399	Withdrawal		Firestone, Jeffrey & W		\$	(4,355.50)		(408,346.00)
CNB	2214399	Withdrawal		Firestone, Jeffrey & W		3			(408,561.50)
CNB CNB	2214399 2214399	Withdrawal Withdrawal		Firestone, Jeffrey & V Firestone, Jeffrey & V					(412,854.00) (413,065.50)
CNB	2214399	Withdrawal		Firestone, Jeffrey & V		3			(418,582.00)
CNB	2214399	Withdrawal		Firestone, Jeffrey & W		3			(418,802.50)
CNB	2214399	Withdrawal	07/16/12	Firestone, Jeffrey & W	/antana	\$			(419,468.50)
CNB	2214399	Withdrawal	08/03/12	Firestone, Jeffrey & W		9			(425,580.00)
CNB	2214399 2214399	Withdrawal		Firestone, Jeffrey & W		\$			(425,796.00)
CNB	2214399	Withdrawal Withdrawal	09/04/12	Firestone, Jeffrey & W Firestone, Jeffrey & W		\$ \$			(432,305.00) (432,516.50)
CNB	2214399	Withdrawal	10/01/12	Firestone, Jeffrey & W		9	(6,536.00)		(439,052,50)
CNB	2214399	Withdrawel		Firestone, Jeffrey & W		9	(209.00)		(439,261.50)
CNB	2214399	Withdrawal	11/06/12	Firestone, Jeffrey & W	∕untana	\$	(6,521.50)		(445,783.00)
CNB	2214399	Withdrawal	11/06/12	Firestone, Joffrey & W		\$			(445,998.50)
CNB CNB	2214399 2214399	Withdrawal Withdrawal		Firestone, Jeffrey & W		\$			(452,483.50)
CNB	2214399	Withdrawal		Firestone, Jeffrey & W Firestone, Jeffrey & W		\$ \$	(222.00) (6,495.00)		(452,705.50) (459,200.50)
CNB	2214399	Withdrawal		Firestone, Jeffrey & W		\$			(459,416,50)
CNB	2214399	Withdrawal		Firestone, Jeffrey & W		\$			(465,877.00)
CNB	2214399	Withdrawal		Firestone, Jeffrey & W		\$	(220.50)		(466,097.50)
CNB	2214399	Withdrawai		Firestone, Jeffrey & W		3			(472,571,00)
CNB CNB	2214399 2214399	Withdrawal		Firestone, Jeffrey & W Firestone, Jeffrey & W		\$			(472,796.50)
CNB	2214399	Withdrawal Withdrawal	04/01/13	Firestone, Jeffrey & W		\$ \$	(6,422,50) (220,50)		(479,219,00) (479,439,50)
CNB	2214399	Withdrawal	05/02/13	Firestone, Jeffrey & W		 \$			(485,768.00)
CNB	2214399	Withdrawal		Firestone, Jeffrey & W		\$	(217.00)		(485,985.00)
CNB	2214399	Withdrawal	06/03/13	Firestone, Jeffrey & W	/artina	\$	(6,265.00)	\$	(492,250.00)
CNB	2214399	Withdrawal		Firestone, Jeffrey & W		\$	(213,50)		(492,463.50)
CNB CNB	22 4399	Withdrawal	07/08/13	Firestone, Jeffrey & W		3			(498,882.50)
CNB	2214399 2214399	Withdrawat Withdrawat	07/15/13	Firestone, Jeffrey & W Firestone, Jeffrey & W		\$ \$	(2,008.00) (6,419.00)		(500,890.50) (507,309.50)
CNB	2214399	Withdrawal	09/03/13	Firestone, Jeffrey & W					(507,309.30)
CNB	2214399	Withdrawal		Firestone, Jeffrey & W		\$	(2,012.00)		(515,752.00)
				-					-

Case 2:15-cv-08486-SJO-FFM Document 18-2 Filed 12/11/15 Page 27 of 36 Page ID #:198

Case 2:15-cv-08486 Document 1-2 Filed 10/30/15 Page 6 of 6 Page ID #:20

Bank									
Name	Account #	Trans Type	Date	Payor/Payce	Menio/Notes		Amount	Cur	nulative Total
CNB	2214399	Withdrawal	10/04/13	Firestone, Jeffrey & Wantana		\$	(6,439.50)	\$	(522, 191.50)
CNB	2214399	Withdrawal	10/08/13	Firestone, Jeffrey & Wantana		\$	(2,041.00)	\$	(524,232.50)
CNB	2214399	Withdrawal	11/06/13	Firestone, Jeffrey & Wantana		\$	(6,494,00)	\$	(539,726.50)
CNB	2214399	Withdrawal	11/19/13	Firestone, Jeffrey & Wantana		\$	(2,033.00)	\$	(532,759.50)
CNB	2214399	Withdrawal	12/05/13	Firestone, Jeffrey & Wantana	4	\$	(6,536,00)	\$	(539,295,50)
CNB	2214399	Withdrawal	12/05/13	Firestone, Jeffrey & Wantana		\$	(2,005.50)	\$	(541,301.00)
CNB	2214399	Withdrawal	01/02/14	Pirestone, Jeffrey & Wantana		\$	(6,560.50)	\$	(547,861.50)
CNB	2214399	Withdrawal	01/02/14	Firestorie, Jeffrey & Wantana		\$	(2,033.50)	\$	(549,895.00)
CNB	2214399	Withdrawal	02/04/14	Firestone, Jeffrey & Wantana		S	(6,586.00)	\$	(556,481.00)
CNB	2214399	Withdrawal	02/04/14	Firestone, Jeffrey & Wantana		\$	(2,050.00)	\$	(558,531,00)
CNB	2214399	Withdrawal	03/04/14	Firestone, Jeffrey & Wantana		\$	(6,265.00)	\$	(564,796.00)
CNB	2214399	Withdrayval	03/04/14	Firestone, Jeffrey & Wantana		\$	(2,035,50)	\$	(566,831.50)
CNB	2214399	Withdrawal	04/02/14	Firestone, Jeffrey & Wantana		\$	(6,136.00)	\$	(572,967.50)
CNB	2214399	Withdrawal	04/03/14	Firestone, Jeffrey & Wantana		\$	(2,003.50)	\$	(574,971.00)
CNB	2214399	Withdrawal	05/05/14	Firestone, Jeffrey & Wantana		\$	(6,274.00)	\$	(581,245.00)
CNB	2214399	Withdrawal	05/05/14	Firestone, Jeffrey & Wantana		\$	(2,024.00)	\$	(583,269.00)
CNB	2214399	Withdrawal	06/02/14	Firestone, Jeffrey & Wantana		\$	(7,101.50)	\$	(590,370.50)
CMB	2214399	Withdrawal	06/03/14	Firestone, Jeffrey & Wantana		\$	(2,005.50)	\$	(592,376.00)
CMB	2214399	Withdrawal	07/02/14	Firestone, Jeffrey & Wantana		\$	(7,180.00)	\$	(599,556,00)
CNB	2214399	Withdrawal	07/03/14	Firestone, Jeffrey & Wantana		\$.	(1,994.50)	\$	(601,550.50)
CNB	2214399	Withdrawa!	08/06/14	Firestone, Jeffrey & Wantana		\$	(7,160.00)	\$	(608,710.50)
CNB	2214399	Withdrawal	08/08/14	Firestone, Jeffrey & Wantana		\$	(1,953.00)	\$	(610,663.50)
				·	Total	S	(610,663,50)		

Case 2:15-cv-08486-SJO-FFM Document 18-2 Filed 12/11/15 Page 28 of 36 Page ID #:199

Case 2:15-cv-08486-SJO-FFM Document 11 Filed 11/12/15 Page 1 of 3 Page ID #:63

TED FATES, ESQ ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP 501 WEST BROADWAY, 15TH FLOOR SAN DIEGO, CA 92101 (619) 233-1155	
	DISTRICT COURT FORNIA - WESTERN DIVISION
WILLIAM J. HOFFMAN, ET AL.	case number: 2:15-cy-8486-JAK-AJW
v. JEFFREY FIRESTONE, ET AL.	PROOF OF SERVICE SUMMONS AND COMPLAINT (Use supervate proof of service for each person/party served)
1. At the time of service I was at least 18 years of age and not a part a. X summons first amended complaint second amended complaint second amended complaint lians summons third amended complaint other SEE ATTACHED DOCUMENT LIST 2. Person served:	nt
a. X Defendant (name:) JEFFREY FIRESTONE, AN INDIVIDUAL D. Other (specify name and title or relationship to the party/but	JAL usiness named):
c. X Address where the papers were served: 305 LIBRE STRE	
3. Manner of Service in compliance with (the appropriate box must	
a. X Federal Rules of Civil Procedure	
b. L. California Code of Civil Procedure 4. I served the person named in Item 2:	
a. X By Personal Service. By personally delivering copies. If t conservator or similar fiduciary and to the minor if at least t	he person is a minor, by leaving copies with a parent, guardian, twelve (12) years of age.
1. X Papers were served on (date); 11/03/2015 at (time); 0	04;58 pm
b. By Substituted Service. By leaving copies:	
1. (home) at the dwelling house, usual place of abode, or competent member of the household, at least 18 years	usual place of business of the person served in the presence of a of age, who was informed of the general nature of the papers.
 (business) or a person apparently in charge of the office the general nature of the papers. 	e, or place of business, at least 18 years of age, who was informed of
3. Papers were served on (date); at (time);	
 by mailing (by first-class mail, postage prepaid) copies left in Item 2(c). 	to the person served in Item 2(b) at the place where the copies were
5, 🔲 papers were mailed on	
6. U due diligonce, i made at least three (3) attempts to per	sonally serve the defendant.
	I-class mail or airmail, postage prepaid) copies to the person served, nmons and Complaint and a return envelope, postage prepaid service of summons and Complaint).
	AND AND AND AND

Case 2:15-cv-08486-SJO-FFM Document 18-2 Filed 12/11/15 Page 29 of 36 Page ID #:200

Case 2:15-cv-08486-SJO-FFM | Document 11 | Filed 11/12/15 | Page 2 of 3 | Page ID #:64

Nationwide Legal, LLC 110 West C. St., Suite 1211 San Diego, CA 92101

Phone: (619) 232-7500 Fax: (619) 232-7600

Continued from Proof of Service

CASE #: 2:15-cv-8486-JAK-AJW

DATE: November 6, 2015

CASE NAME: WILLIAM J. HOFFMAN, ET AL. VS. JEFFREY FIRESTONE, ET AL.

Summons; Complaint; Civil Cover Sheet; Notice of Related Case Under Local Rule B3-1.3.1; Notice to Parties of Court-Directed ADR Program; Certification and Notice of Interested Parties; Notice of Assignment to United States Judges

Case 2:15-cv-08486-SJO-FFM Document 18-2 Filed 12/11/15 Page 30 of 36 Page ID #:201

Case 2:15-cv-08486-SJO-FFM Document 11 Filed 11/12/15 Page 3 of 3 Page ID #:65

CV-1 (03/1	PROOF OF SERVICE - SUMMON:	S AND COMPLAINT
Date; No	ovember 6, 2015 NANCY CHRISTINE PERRY Type or Print Server's Name	(Signature)
i declare	under penalty of perjury that the foregoing is true and correct.	2
		· · · · · · · · · · · · · · · · · · ·
8, 🗌 18	am a California sheriff, marshal, or constable and I certify that the fo	oregoing is true and correct.
	San Diego, CA 92101 (619) 232-7500	d. X Registered California process server Registration # :304 County: VENTURA
	110 West C. St., Suite 1211	c. Exempt from registration under 8&P 22350(b)
euch Mide	NANCY CHRISTINE PERRY Nationwide Legal, LLC	b. Not a registered California process server
•	on serving (name, address and telephone number);	a. Fee for service; \$ 150.00
6. At the	time of service I was at least 18 years of age and not a party to the	s action.
с, 🗌	By sending a copy of the summons and complaint by registered o signed return receipt or other evidence of actual receipt by the	
D. Ll	By sending a copy of the summons and complaint by registered o Washington, D.C. (Attach signed return receipt or other evide	
, ,	Date and time of service: (date): at (fime):	
	Title of person served:	
	Name of person served:	
a. [_]	accept service, pursuant to the procedures for the Office of the U. the summons and complaint by registered or certified mail addres	S. Attorney for acceptance of service, or by sending a copy of
	ee upon the United States, and its Agencies, Corporations or O	
· h, 🗀	Other (specify code section and type of service);	
g. 🗀	Certified or registered mail service. By mailing to an address of requiring e return receipt) copies to the person served. (Attach served).	utside California (by first-class mall, postage prepaid, igned return receipt or other evidence of actual receipt by
f. 🗆	Service on a foreign corporation. In any manner prescribed for	individuals by FRCP 4(f)
е. 🗔	Substituted service on domestic corporation, unincorporated (C.C.P. 416.20 only) By leaving during usual business hours, a conserved with the person who apparently was in charge and thereaf the persons at the place where the copies were left in full compile Secretary of State requires a court order. (Attach a copy of the	opy of the summons and complaint in the office of the person ter by mailing (by first-class mail, postage prepaid) copies of noe with C.C.P. 415.20 Substitute service upon the California
d. 🗌	Service on domestic corporation, unincorporated association 4(h)) (C.C.P. 416.10) By delivering, during usual business hours, managing or general agent, or to any other agent authorized by agent is one authorized by statute and the statute so requires, by the defendant.	a copy of the summons and complaint to an officer, a oppointment or by law to receive service of process and, if the

Case 2:15-cv-08486-SJO-FFM Document 18-2 Filed 12/11/15 Page 31 of 36 Page ID #:202

Case 2:15-cv-08486-SJO-FFM Document 12 Filed 11/12/15 Page 1 of 3 Page ID #:66

	TED FATES, ESQ ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP 501 WEST BROADWAY, 15TH FLOOR SAN DIEGO, CA 92101 (619) 233-1155		
	UNITED STATES DISTRICT CENTRAL DISTRICT OF CALIFORNIA -		
	CASE NUMBE		
	v.	DDOOE OF SERVICE	
	JEFFREY FIRESTONE, ET AL.	PROOF OF SERVICE SUMMONS AND COMPLAINT (Use separate proof of service for each person/party surved)	
1,	At the time of service I was at least 18 years of age and not a party to this actic	n and I served copies of the (specify documents);	
	a. X summons	hird party complaint counter claim cross claim	
	a. X Defendant (name:) WANTANA FIRESTONE, AN INDIVIDUAL b. Other (specify name and little or relationship to the party/business name)	d):	
	c. X Address where the papers were served: 305 LIBRE STREET OXNARD, CA 93030	•	
3,	3. Manner of Service in compliance with (the appropriate box must be checked)	,	
	a. X Federal Rules of Civil Procedure		
4.	b. California Code of ClvII Procedure 4. I served the person named in Item 2:		
	a. X By Personal Service. By personally delivering copies. If the person is a conservator or similar fiduciary and to the minor if at least twelve (12) ye	minor, by leaving copies with a parent, guardian, ars of age.	
	1. X Papers were served on (date): 11/03/2015 at (time): 09:03 pm		
	b, By Substituted Service. By leaving copies:		
	 (home) at the dwelling house, usual place of abode, or usual place o competent member of the household, at least 18 years of age, who w 	business of the person served in the presence of a as informed of the general nature of the papers.	
	 (business) or a person apparently in charge of the office, or place of of the general nature of the papers. 	business, at least 18 years of age, who was informed	
	3. Papers were served on (date): at (time):		
	4. by mailing (by first-class mall, postage prepaid) copies to the person left in Item 2(c).	served in Item 2(b) at the place where the copies were	
	5. D papers were mailed on		
	6. due diligence. I made at least three (3) attempts to personally serve	the defendant.	
	c. Mail and acknowledgment of service. By mailing (by first-class mail or airmail, postage prepaid) copies to the person served, with two (2) copies of the form of Walver of Service of Summons and Complaint and a return envelope, postage prepaid addressed to the sender. (Attach completed Walver of Service of summons and Complaint).		
CV	CV-1 (03/10) PROOF OF SERVICE - SUMMONS AND (COMPLAINT PAGE 1 CVV001/4120852	

Case 2:15-cv-08486-SJO-FFM Document 18-2 Filed 12/11/15 Page 32 of 36 Page ID #:203

Case 2:15-cv-08486-SJO-FFM Document 12 Filed 11/12/15 Page 2 of 3 Page ID #:67

Nationwide Legal, LLC

110 West C. St., Suite 1211 San Diego, CA 92101

Phone: (619) 232-7500 Fax: (619) 232-7600

Continued from Proof of Service

CASE #: 2:15-cv-8486-JAK-AJW

DATE: November 6, 2015

CASE NAME: WILLIAM J. HOFFMAN, ET AL. VS. JEFFREY FIRESTONE, ET AL.

Summons; Complaint; Civil Cover Sheet; Notice of Related Case Under Local Rule 83-1,3.1; Notice to Parties of Court-Directed ADR Program; Certification and Notice of Interested Parties; Notice of Assignment to United States Judges

Case 2:15-cv-08486-SJO-FFM Document 18-2 Filed 12/11/15 Page 33 of 36 Page ID #:204

Case 2:15-cv-08486-SJO-FFM Document 12 Filed 11/12/15 Page 3 of 3 Page ID #:68

4(h)) (C,C,P, 416.10) By delivering, during usual but managing or general agent, or to any other agent at	nd association (including partnership), or public entity. (F.R.Civ.P. usiness hours, a copy of the summons and complaint to an officer, a uthorized by appointment or by law to receive service of process and, if the or requires, by also mailing, by first-class mail, postage prepaid, a copy to
(C.C.P. 415.20 only) By leaving during usual busing served with the person who apparently was in charge	nincorporated association (including partnership), or public entity, ess hours, a copy of the summons and complaint in the office of the person ge and thereafter by mailing (by first-class mail, postage prepaid) copies of in full compliance with C.C.P. 415.20 Substitute service upon the California a copy of the order to this Proof of Service.)
f. 🔲 Service on a foreign corporation. In any manner	prescribed for individuals by FRCP 4(f)
g. Certified or registered mail service. By mailing to requiring a return receipt) copies to the person service the person served).	o an address outside California (by first-class mail, postage prepaid, ed. (Attach signed return receipt or other evidence of actual receipt by
h. \square Other (specify code section and type of service);	
5. Service upon the United States, and its Agencies, Corp.	orations or Officers.
accept service, pursuant to the procedures for the C	to the clerical employee designated by the U.S. Attorney authorized to office of the U.S. Attorney for acceptance of service, or by sending a copy of ead mall addressed to the civil process clerk at the U.S. Attorneys Office.
Name of person served:	
Title of person served:	
Date and time of service: (date): at (time):	
	by registered or certified mall to the Attorney General of the United States at rother evidence of actual receipt by the person served).
c. D By sending a copy of the summons and complaint be signed return receipt or other evidence of actual	by registered or certified mall to the officer, agency or corporation (Attach if receipt by the person served).
6. At the time of service I was at least 18 years of age and no	ot a party to this action.
7. Person serving (name, address and telephone number):	a. Fee for service: \$ 150.00
ATIONWINE NANCY CHRISTINE PERRY	b, Not a registered California process server
Nationwide Legal, LLC 110 West C. St., Suite 1211	c, Exempt from registration under B&P 22350(b)
San Diego, CA 92101 (619) 232-7500	d. 🖾 Registered California process server Registration # :304 County: VENTURA
8.	ertify that the foregoing is true and correct.
I declare under penalty of perjury that the foregoing is true an	id correct.
Date: November 6, 2016 NANCY CHRISTINE PI	
PROÜF OF SERVI	ICE - SUMMONS AND COMPLAINT
CV-1 (03/10)	PAGE 2 4120852

1			
1	PROOF OF SERVICE		
2			
3	I am employed in the County of Los Angeles, State of California. I am over the age of eighteen (18) and am not a party to this action. My business address is 515 South Figueroa Street, Ninth Floor, Los Angeles, California 90071-3309.		
5 6 7	Notice of Failure to Respond to Complaint and Receiver's Intent to Seek Entry of Default and Default Judgment on the interested parties in this action as stated below:		
8 9 10	Jeffrey Firestone Defendants Ms. Wantana Firestone 305 Libre Street Oxnard, CA 93030 Email: ilfirestone@yahoo.com		
11 12	BY OVERNIGHT DELIVERY: I deposited in a box or other facility regularly maintained by FedEx, or delivered to a courier or driver authorized by said express service carrier to receive documents, a true copy of the foregoing document(s) in sealed envelopes or packages designated by the express service carrier, addressed as indicated above on the above-mentioned date, with fees for overnight delivery paid or provided for.		
14 15 16 17	BY MAIL: I placed a true copy of the document in a sealed envelope or package addressed as indicated above on the above-mentioned date in Los Angeles, California for collection and mailing pursuant to the firm's ordinary business practice. I am familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day in the ordinary course of business. I am aware that on motion of party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.		
18 19 20 21	BY E-MAIL OR ELECTRONIC TRANSMISSION: Based on and in accordance with a court order or agreement of the parties to accept service by e-mail or electronic transmission, I caused a true copy of the document to be sent to the persons at the corresponding electronic address as indicated above on the above-mentioned date. My electronic notification address is mlyons@allenmatkins.com. I am readily familiar with this firm's Microsoft Outlook electronic mail system and did not receive any electronic message or other indication that the transmission was unsuccessful.		
22 23	for a principal design of the party of perjury under the laws of the State of Camornia that the		
24 25	Executed on November 25, 2015, at Los Angeles, California. Marcella Lyons Marcella Lyons		
	(Type or print name) (Signature of Declarait)		
26			
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Case 2:15-cv-08486-SJO-FFM Document 18-2 Filed 12/11/15 Page 35 of 36 Page ID #:206

Hsu, Tim

From:

Hsu, Tim

Sent:

Wednesday, November 25, 2015 4:55 PM

To:

'ilfirestone@yahoo.com'

Cc:

Fates, Ted

Subject:

RE: Hoffman v. J.Firestone, et al; Case No. 2:15-cv-8486

Attachments:

2015-11-25 Ltr to Mr and Mrs. Firestone.pdf

Mr. Firestone,

Please find attached a letter being sent to you and Ms. Wantana Firestone today.

Tim

From: Hsu, Tim

Sent: Monday, November 23, 2015 11:49 AM

To: 'jlflrestone@yahoo.com' <jlfirestone@yahoo.com>

Cc: Fates, Ted <tfates@allenmatkins.com>

Subject: RE: Hoffman v. J. Firestone, et al; Case No. 2:15-cv-8486

Mr. Firestone,

I still have not received any response from you despite multiple requests that you provide additional records to support your hardship application. As it stands, the deadline for you to file a response to the Complaint in this action is tomorrow. If we do not receive the requested records by tomorrow, or if you do not file a timely response to the Complaint, we will move to seek the entry of your default and a default judgment against you.

Tim

From: Hsu, Tim

Sent: Tuesday, November 17, 2015 5:38 PM

To: 'jlfirestone@yahoo.com' < lfirestone@yahoo.com>

Cc: Fates, Ted < tfates@allenmatkins.com>

Subject: FW: Hoffman v. J. Firestone, et al; Case No. 2:15-cv-8486

Mr. Firestone,

I have not received any response to my email below requesting the additional records and documents that were missing from your hardship application. As I mentioned previously, your deadline to respond to the Complaint is coming up soon, and we cannot stipulate to any extension of that deadline unless we have received all documents for the hardship application. Please provide the requested documents as soon as possible (a list of the requested documents is attached again for your reference).

If you have any questions about this, please let me know.

Tim

Case 2:15-cv-08486-SJO-FFM Document 18-2 Filed 12/11/15 Page 36 of 36 Page ID #:207

From: Hsu, Tim

Sent: Wednesday, November 4, 2015 4:53 PM

To: 'Jlfirestone@yahoo.com' < llflrestone@yahoo.com>

Cc: Fates, Ted < tfates@allenmatkins.com>

Subject: Hoffman v. J.Firestone, et al; Case No. 2:15-cv-8486

Mr. Firestone,

As per our discussion, please find attached a list of documents that are missing from your hardship application. These documents need to be provided as soon as possible in order to ensure that your application may be reviewed and processed timely.

Additionally, we had discussed a possible stipulation to extend the time for you and Wantana Firestone to respond to the complaint. Please note that we cannot agree to such a stipulation until we have received all of the necessary documents to evaluate your hardship application. Thus, please provide the requested documents as soon as possible and feel free to contact me directly if you have any questions regarding the request.

Sincerely,

Tim C. Hsu

Allen Matkins Leck Gamble Mallory & Natsis LLP 515 South Figueroa Street, 9th Floor Los Angeles, CA 90071 (213) 622-5555 - main (213) 955-5516 - direct (213) 620-8816 - fax www.allenmatkins.com

Allen Matkins